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**WARNING **

DO NOT MERGE TITLES REGARDING YOUR BIRTH CERTIFICATE. CW SAYS NOT TO DO THIS. YOU CANNOT REVERSE THIS. 2010-01-26 REMEDY CHANGED 2012-10-10.

2012-10-10

 $\label{eq:continuous} Tyrone-(MS)\ I\ have\ a\ chart\ of\ public\ and\ private.\ You\ want\ to\ keep\ the\ strawman\ alive\ because\ you\ still\ need\ an\ interface,\ you\ don't\ want\ to\ collapse\ it.$

2 05:29

CW – Right. You have two (garbled)... you can't get rid of. If you collapse the public realm you're closing the door on how you get your substantive stuff, because that's how you get it through the opposite way. That's the way it's running right now.

Like when we first started out we thought we should terminate the strawman, then we found out no you don't wanna terminate it, you just wanna take control of it, wash him up clean him up and use him the way he is.

Then, until you gain the practice, like practicing on the leaves of the tree, until you get it down, before you pull the root out and take control of the whole thing. Learn how to do the leaves of the tree first until you get it down. Then after you know you can do it with the leaves of the tree, then you can pull the whole root out, take control of the whole thing. But not terminate it.

Tyrone – (MS) That's where we are right now in our group. we're learning how to prune and play with the leaves. 2.06:50

CW – Yeh. That's what we should be doing first, yeh.

Tyrone – (MS) The interface now is the federal reserve. That corporation is dealing with your estate, the private side to the public side and it's going through the Secretary of Treasury on the private side. So on this pubic side, once we take care of that, we still want the federal reserve bank doing what it's doing because that's the interface with the private and public.

2.07:45

CW - Right.

Tyrone – Cause we can't convert anything.

CW – Right. They convert for us. And if I close that conversion process down, then I can't convert anything.

Recommend downloading these folders on a separate hard drive and use offline.

- Top 40 audios.
- Folder marked "Christian Walters Books". It contains the books CW used in his lectures, also a summary and dates beginning to end.
- Folders marked "Christian Walters 2009" to "Christian Walters 2014". Each folder contains every audio of CW's lectures produced that year.

Top 40 Audios

Check the duration of each audio, there are audios online with sections removed.

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01. 2009-11-07 - Duration 1.49:59 - Introduction of NTT - New Trust Technology Part A
02. 2009-11-07 - Duration 2.00:08 - Introduction of NTT - New Trust Technology Part B
03. 2009 12 05 – Duration 2.31:03 - W-8BEN Substitute Form → Declares you are not a US citizen.
Beneficiary
04. 2009 12 12 – Duration 2.42:35 - W-8IMY Substitute Form → Intermediary flow through entity.
05. 2010 01 06 - Duration 2.46:14 - How to Claim and Move Titles. Trust Creation.
06. 2010 01 18 – Duration 1.43:36 - Lewin – Blueprint how the system operates. Pages 1 & 2.
07. 2010 01 25 – Duration 1.53:00 - Lewin – Blueprint how the system operates. Page 3.
08. 2010 01 26 – Duration 2.28:37 - How to Claim and Prove Trust.
09. 2010 03 23 – Duration 3.51:43 - Live Birth Cert. (Private) → Birth Cert. (Public) and or L.L.C. (Public)
                                 - How to create an equitable asset title to extinguish obligation.
10. 2010 04 24 – Duration 3.18:17 - What type of Estate are you holding?
11. 2010 05 08 – Duration 3.07:45 - Nature of Deposits. General v's Special Deposit.
12. 2010 05 10 - Duration 4.17:08 - Withdrawal General Deposit & Redeposit as Special Deposit.
13. 2010 05 17 - Duration 3.04:52 - Guardian Ward
14. 2010 09 04 – Duration 2.13:02 - Repudiation
15. 2011 02 22 – Duration 2.02:37 - Title → Beneficial nature (real) v's beneficial character (fake)
16. 2011 05 11 – Duration 2.40:25 - 488153
17. 2011 05 18 - Duration 3.20:43 - Gibson's Suits In Chancery - Important Sections to Read.
18. 2011 05 25 – Duration 2.52:25 - The Maxims Series – Introduction to the Inherent Maxims of Equity.
19. 2011 06 01 – Duration 2.38:03 - Maxim → Enabling – No Right Without a Remedy.
20. 2011 06 08 – Duration 2.39:32 - Maxim → Enabling – Equity Regards Substance not the Form.
21. 2011 06 22 − Duration 2.56:43 - Maxim → Enabling − Equity Regards that as Done which Ought to be
                                                  Done.
22. 2011 06 29 – Duration 2.22:00 - Maxim → Enabling – Equity Imputes and Intention to Fulfil an
                                                       Obligation.
23. 2011 07 06 − Duration 2.28:23 - Maxim → Enabling − Equity Acts in Personam.
24. 2011 07 13 – Duration 2.52:23 - Maxim → Enabling – Equity Acts Specifically.

    Equity Prevents a Multiplicity of Suits.

25. 2011 07 20 − Duration 2.20:18 - Maxim → Enabling − Equity is Equality.
26. 2011 07 27 – Duration 3.33:34 - Maxim → Restrictive – Equity Follows the Law.
27. 2011 08 03 − Duration 4.09:14 - Maxim → Restrictive − Between Equal Equities the Law will Prevail
28. 2011 08 10 − Duration 3.05:32 - Maxim → Restrictive − He Who Seeks Equity Must Do Equity.
29. 2011 08 17 − Duration 4.35:58 - Maxim → Restrictive − He Who Comes into Equity Must Come with
                                                          Clean Hands.
30. 2011 08 24 – Duration 3.03:22 - Maxim → Restrictive – Equity Aids the Vigilant not Those who
                                                           Slumber on Their Rights.
31. 2012 08 15 - Duration 3.15:30 - TS 649852
32. 2012 10 10 - Duration 3.27:47 - TS 672862
33. 2013 03 06 - Duration 3.29:01 - TS 718058
34. 2013 05 08 - Duration 2.41:03 - TS 744237
35. 2013 05 29 - Duration 3.23:45 - TS 744241
36. 2013 06 12 - Duration 3.12:47 - TS 744244
37. 2014 01 22 - Duration 2.07:30 - TS 817381
38. 2014 02 26 - Duration 2.30:36 - TS 817386
39. 2014 03 12 - Duration 2.42:45 - TS 834844
40. 2014 03 19 - Duration 2.21:45 - TS 834845
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How to get into the Court of Equity to enforce your private trust and substantive rights.

The biggest NTT BINGO was discovering the location of the Court of Chancery or Court of Equity or Special Equity was not in chambers or in camera as originally thought during 2009 – January 2011.

Approximately January 2011 it was discovered the court rules for at law and Equity were merged but that the courts themselves had not. The courts were still two separate courts. This was stated in the Hutchison v Maxicentre case out of the Appellate division. It was thought there was a specific way to invoke the equity rules and equity side of the court by the terminology in a bill in equity as a counter claim in an at law case.

February 2012 - Discovered the Court of Equity was established in the State Constitution. Check your State Constitution to find where the Court of Equity is in your State, will be unique to each of the 50 States. The lower courts; traffic or municipal, don't have equity they are strictly fiction courts.

4th April 2012 1.23:00 – Michael from Canada explains his success getting into the Court of Equity and the decree from a Chancellor.

 10^{th} October 2012 – CW explains the switches to get into the Court of Equity. (nb. This is in Florida, use CW's switches as a guide, should be similar in your State.)

Federal jurisdiction is the United States, it is a fiction and does not have Inherent Equity jurisdiction. If you have a current Federal case use the State rules to grant Equity into the case.

Plaintiff sets the jurisdiction. If you are defendant at law, file an independent action into the Court of Equity.

5th March 2013 – At the beginning of the call CW explains the switches to get into the Court of Equity. (nb. This is in Florida, use CW's switches as a guide, should be similar in your State.)

19th March 2014 1.31:05

CW-I believe that notice is probably the biggest thing, I think that is the missing key that we've been missing so far. It's the notice to invoke the Equity jurisdiction that is the major switch we're missing. I believe that's what turns the jurisdiction on and off is the actual notice of the invoking of the jurisdiction, the withdrawal and redeposit.

 $CW-\ldots$ But I think the notice, that's what I want to stress the importance of that notice to invoke the equity jurisdiction as a withdraw and redeposit and the granting and the power and authority to set up a tribunal and adjudicate the matter based upon equitable principles.

CW - And a memorandum put together with your equitable Maxims and the history and that kind of stuff going in a Memorandum, and then along with an affidavit. Got to have an affidavit as well. I think the main part that we've been missing was the notice to invoke the equity jurisdiction, actually as a notice, a written notice. That may be the main switch that turns the jurisdiction on and off at will.

23^{rd} April 2014 0.36:00 - 0.41:00

CW – The reason we haven't come up with a 10 step process is there are 50 different States that comprise the United States here. And each one of those jurisdictions has a separate kind of rule system that could be a little bit different. There like out of 10 steps maybe there might be a similarity on 8 steps that's within all 50, but there might be 2 steps that are a little bit different in each step in each state. And you can't make, at least I can't, we don't have the man power to come up with 50 different step processes. I don't have enough time in life to study 50 different States worth of rules and court systems and things. That's got to be up to the person where ever they live. So the only thing I can do is give you the general model. And that model would be say 80% correct in your State and you're going to have to find the 2 that are missing or they could be different in your State.

But I believe there's three different ways of attacking the problem -

- 1. One way is you're going to get hauled into a court action. And right off the bat do a do an interlocutory appeal, a challenge to the jurisdiction when you know you're not getting equity. But then you'd have to know you're not getting equity. And that would bump it upstairs to the Appellate division. So that would get it changed there.
- 2. Another way.. second way would be you got to do an independent action. Independent action because defendants do not set jurisdiction only plaintiff's set jurisdiction. So if you got hauled into a court on an action as a defendant you can't change the jurisdiction that's been put in place by the plaintiff. Although you're the one who's in control of the jurisdiction because you signed a contract, and as soon as you signed a contract you put yourself in the at law side by signing a contract. Because you didn't express a trust. So that gets you hauled in as defendant on a jurisdiction of at law right to start off. And you're the one who picked it. So the second step to do the independent action you're plaintiff. Now you get a chance to set the jurisdiction. So that jurisdiction may be in your state available in your regular State court, or you may have to go up to the upper Appellate courts. That part I can't answer. That's up to you. Whatever State you're in.
- 3. Third way is you file directly in to the Appellate division. And naturally you're filing with the judges, instead of the clerks, because if you file with the clerks you're gonna be filing at law. I would file with the Appellate directly with the judge and they can get it to where ever it's got to go. And you want to do a show cause hearing as to why a writ of mandamus should not be issued. We've gone over this before.. it's on the Top 40 audios.

That's basically the three ways of doing it.

===END=== Page 4 of 4